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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/284,578	10/08/1999	AKIKO MIYA	325/E6627	2522
7:	590 11/21/2003	EXAMINER		
WENDEROTH LIND & PONACK			WEBMAN, EDWARD J	
2033 K STREE SUITE 800	ET NW	ART UNIT	PAPER NUMBER	
WASHINGTON, DC 20006			1617	
			DATE MAILED: 11/21/2003	3

Please find below and/or attached an Office communication concerning this application or proceeding.



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вына жотай н	EMBC Colle	FACT MASSED APPLICANT ATTORNEY DUCKET YO	
		EXAMINER	
		ANT UNIT HAPPR NUMBER	
		DA 10 M AU 50	

			11/18/03
			DATE WAILED.
Below is a communication f	rom the EXAMINER in cha	rge of this app	lication
COMMISSIONE	R OF PATENTS AND TRA	DEMARKS	
	ADVISORY A	ACTION	
THE PERIOD FOR RESPONSE:			
a) is extended to run	or continues to rue	6 mo	_ from the date of the final rejection
			te of this Advisory Action, whichever is later. In no
			nonths from the date of the final rejection.
The date on which the response, the purposes of determining the period	e petition, and the fee have of extension and the corres	been filed is the bonding amoun	6(a), the proposed response and the appropriate fee. e date of the response and also the date for the t of the fee. Any extension fee pursuant to 37 CFR period for response or as set forth in b) above.
Appellant's Brief is due in accordance v			
Applicant's response to the final rejection to place the application in condition for	in, filed <u>6 [2+] 03</u> allowance:	has been cons	sidered with the following effect, but it is not deemed
1 [1] The proposed amendments to the cl	aim and for specification wil	I not be entered	and the final rejection stands because:
 a There is no convincing showled presented. 	ng under 37 CFR 1.116(ნ) w	thy the propose	d amendment is necessary and was not earlier
b. [] They raise new issues that wo	ould require further consider	ation and/or sea	arch. (See Note).
c. [_] They raise the issue of new n	natter, (See Note).		
d They are not deemed to place appeal.	e the application in better for	erm for appeal b	y materially reducing or simplifying the issues for
e 🔲 They present additional claim	is without cancelling a corre	sponding numb	er of finally rejected claims
NOTE			
			
Newly proposed or amended claims the non-allowable claims.	s would	be allowed if s	ubmitted in a separately filed amendment cancelling
3 Upon the filing an appeal, the propo	sed amendment [] will be	ontored 🔲 w	ill not be entered and the status of the claims will
be as follows.			Ì
Claims allowed Claims objected to:	11, 24,26,30		EDWARDAMERAAN
,	11, 24,26, 30,	31	PRIMARY FYAMINGR GROGHED S
However, Applicant's response has overc	ome the following rejection(:	s):	
4. The affidavit, exhibit or request for r	econsideration has been co	nsidered but do	es not overcome the rejection because
AICLICANTS ARING	THE PROCESS	Howeve	es not overcome the rejection because
			good and sufficent reasons why it was not earlier
The proposed drawing correction h			
Nother Subo READS OF	i CLAIM 31.	THE COM	MENT RECARDING THE PROCESS IS
UNLY ALLEY MAT	TO HE PRODUCT	CLAMS, AN	MENT REGARDING THE PROCESS IS IN ALTERNATIVE ARCHMENT. DIRECTED TO CLAIMS 1-79,11,
THE RETERM OF	VER GOLDBERG E	TAL 15	DIRECTED TO CLAIMS 1-75,11,
PIOL-303 (REV. 5-89) RATHER PA	W 1-7,9,11,3	i	,